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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/017,406	12/07/2001	Paul L. Sinclair	NCR 10031and 10033	1552	
26890	7590 04/23/2004	04/23/2004 EXAMINER			
JAMES M. STOVER NCR CORPORATION 1700 SOUTH PATTERSON BLVD, WHQ4 DAYTON, OH 45479			NGUYEN	NGUYEN, CINDY	
			ART UNIT	PAPER NUMBER	
			2171		
			DATE MAILED: 04/23/2004	4 5	

Please find below and/or attached an Office communication concerning this application or proceeding.

In

	Application No.	Applicant(s)				
	10/017,406	SINCLAIR ET AL.				
Office Action Summary	Examiner	Art Unit				
	Cindy Nguyen	2171				
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	correspondence address -				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep. If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statud. - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	136(a). In no event, however, may a reply be by within the statutory minimum of thirty (30) d will apply and will expire SIX (6) MONTHS frote, cause the application to become ABANDON	timely filed ays will be considered timely. m the mailing date of this communication. IED (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on 03/	<u>19/04</u> .					
2a)⊠ This action is FINAL . 2b)☐ This	Γhis action is FINAL . 2b) ☐ This action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)⊠ Claim(s) <u>1-53</u> is/are pending in the application	Claim(s) <u>1-53</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdra	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.	Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-12,14-27,29-43,45-51 and 53</u> is/ar	Claim(s) <u>1-12,14-27,29-43,45-51 and 53</u> is/are rejected.					
7) Claim(s) <u>13,28,44 and 52</u> is/are objected to.	•					
8) Claim(s) are subject to restriction and/	or election requirement.					
Application Papers						
9) ☐ The specification is objected to by the Examin	er.					
10)⊠ The drawing(s) filed on <u>07 December 2001</u> is/	☑ The drawing(s) filed on <u>07 December 2001</u> is/are: a) ☑ accepted or b) ☐ objected to by the Examiner.					
Applicant may not request that any objection to the	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct	- · · · · · · · · · · · · · · · · · · ·	•				
11) ☐ The oath or declaration is objected to by the E	xaminer. Note the attached Offic	e Action or form PTO-152.				
Priority under 35 U.S.C. §§ 119 and 120						
12) ☐ Acknowledgment is made of a claim for foreig a) ☐ All b) ☐ Some * c) ☐ None of: 1 ☐ Certified copies of the priority documen		(a)-(d) or (f).				
2. Certified copies of the priority documen3. Copies of the certified copies of the priority application from the International Burea	its have been received in Applica prity documents have been receiv au (PCT Rule 17.2(a)).	ved in this National Stage				
* See the attached detailed Office action for a list 13) Acknowledgment is made of a claim for domest since a specific reference was included in the fit 37 CFR 1.78. a) The translation of the foreign language presents.	tic priority under 35 U.S.C. § 119 rst sentence of the specification of	(e) (to a provisional application) or in an Application Data Sheet.				
14) Acknowledgment is made of a claim for domest reference was included in the first sentence of the control of the control of the first sentence of the control o	tic priority under 35 U.S.C. §§ 12	0 and/or 121 since a specific				
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal	ry (PTO-413) Paper No(s) Patent Application (PTO-152)				

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DETAILED ACTION

This is in response to amendment filed 03/19/04.

1. Response to Arguments

Applicant's arguments filed 03/19/04 have been fully considered but they are not persuasive. Applicant argues that Agarwal does not disclose "creating a file context for each partition" and "repeating steps b though c". In response, Agarwal clearly discloses: "creating a file context for each partition" and "repeating steps b though c" as partition table 1000 contains the partitions in the data object and the number of rows in each partition. The partition table 1000 is typically a data dictionary file that is created when the partitioned object is created and kept up to date with inserts and deletes of rows within the partitioned data object. When the proposed partition is compared against the existing partitions, one of three eventualities will occur, see also col. 12, lines 28 to col. 13, lines 30.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

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however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

2. Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

3. Claims 1-7, 12, 14, 15, 117-22, 27, 29, 30, 32-38, 43, 45, 46 and 48-51 stand rejected under 35 U.S.C. 102(e) as being anticipated by Agarwal et al. (U.S 6223182) (Agarwal).

Regarding claims 1, 17, 32 and 48, Agarwal discloses a database system and a method for reorganizing rows from a partitioned database table, the partitioned database table including a plurality of populated partitions, comprising the steps of:

a. organizing rows in each of the populated partitions in accordance with a first value associated with each row(col. 6, lines 12-19, Agarwal);

b. creating a file context (intermediate table) for each partition of a subset of the populated partitions (col. 6, lines 4-11, Agarwal), each file context storing at least location data for a row in the partition and the first value associated with the row (col. 6, lines 12-19, Agarwal);

c. merging rows from the subset of partitions into a single first-merge partition in order of the first value associated with each row (col. 9, lines 50-56, Agarwal);

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d. repeating steps b through c until the subsets have included all populated partitions (col. 9, lines 65 to col. 10, lines 7, Agarwal).

In addition, Agarwal discloses: one or more nodes (104, fig. 1 and corresponding text, Agarwal); a plurality of CPUs (106, 108, fig. 1 and corresponding text, Agarwal), each of the one or more nodes providing access to one or more CPUs (col. 4, lines 1-12, Agarwal); a plurality of virtual processes, each of one or more CPUs providing access to one or more virtual processes (col. 4, lines 27-42, Agarwal); each virtual process configured to manage data, including rows from the partitioned database table (col. 5, lines 60-col. 6, lines 4, Agarwal), stored in one of a plurality of data storage facilities (col. 5, lines 53-57, Agarwal), a partition merging component configured to reorganize rows from the portioned database table in each data storage facility (col. 12, lines 12-45, Agarwal).

Regarding claims 2, 18 and 33, all the limitations of these claims have been noted in the rejection of claims 1, 17 and 32 above, respectively. In addition, Agarwal discloses: further comprising the step of: e. comparing a specified grouping limit to the number of first-merge partitions and merging the first-merge partitions if the specified grouping limit is less than the number (col. 8, lines 37-53, Agarwal).

Regarding claims 3, 19 and 34, all the limitations of these claims have been noted in the rejection of claims 1, 17 and 32 above, respectively. In addition, Agarwal discloses: wherein the location data for a row is the location of a block of rows that includes the row (col. 6, lines 12-19, Agarwal).

Regarding claims 4, 35 and 49, all the limitations of these claims have been noted in the rejection of claims 1, 33 and 48 above, respectively. In addition, Agarwal discloses: wherein

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steps a through c are performed on rows in a single data-storage facility (col. 5, lines 53-57, Agarwal).

Regarding claims 5, 20 and 36, all the limitations of these claims have been noted in the rejection of claims 1, 17 and 32 above, respectively. In addition, Agarwal discloses: wherein the file contexts are stored in memory (col. 11, lines 2-18, Agarwal).

Regarding claims 6, 21 and 37, all the limitations of these claims have been noted in the rejection of claims 1, 17 and 32 above, respectively. In addition, Agarwal discloses: wherein the rows of the first-merge partitions are stored separately from the rows of the populated partitions of the partitioned database table (col. 11, lines 64 to col. 12, lines 2, Agarwal).

Regarding claims 7, 22, 38 and 50, all the limitations of these claims have been noted in the rejection of claims 1, 17, 32 and 48 above, respectively. In addition, Agarwal discloses: further comprising the steps of:

- a'. determining whether rows from a partitioned primary index table are being spooled (col. 11, lines 1-38, Agarwal);
- a". determining whether a subsequent operation requires the spooled rows to be ordered in accordance with the first value associated with each row (col. 11, lines 18-38, Agarwal); and
- a"'. performing steps b through d only if both determinations, a' and a", are true (col. 13, lines 21-30, Agarwal).

Regarding claims 12, 27, 43 and 51, all the limitations of these claims have been noted in the rejection of claims 1, 17, 32 and 48 above, respectively. In addition, Agarwal discloses: wherein the subsets of partitions contain no more than a specified number of populated partitions and the specified number is determined by memory usage (col. 8, lines 37-53, Agarwal).

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Regarding claims 14, 29 and 45, all the limitations of these claims have been noted in the rejection of claims 1, 32 and 48 above, respectively. In addition, Agarwal discloses: wherein the reorganization is conducted in response to a query having conditions and the step of merging rows includes eliminating rows that do not satisfy the query conditions (col. 13, lines 21-30, Agarwal).

Regarding claims 15, 30 and 46, all the limitations of these claims have been noted in the rejection of claims 1, 32 and 48 above, respectively. In addition, Agarwal discloses: wherein the first subset of the populated partitions includes all the populated partitions and steps b and c are not repeated (col. 9, lines 65 to col. 10, lines 7, Agarwal).

4. Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 8-11, 16, 23-26, 31, 39-42, 47 and 53 stand rejected under 35 U.S.C. 103(a) as being unpatentable over Agarwal et al. (U.S 6223182) (Agarwal) in view of Goetz Graefe, "Query Evolution techniques for large databases", ACM computing surveys, Vol. 25, No. 2, June 1993.

Regarding claims 11, 26, 39 and 42, all the limitations of these claims have been noted in the rejection of claims 1, 17, 32 and 48 above, respectively. In addition, Agarwal discloses: further comprising the steps of:

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e. creating a file context for each first-merge partition of a subset of the first-merge partitions, each file context storing at least location data for a row in the partition and the first value associated with the row (col. 6, lines 12-19, Agarwal);

f. merging rows from the subset of first-merge partitions into a spool-merge partition in order of the first value associated with each row (col. 9, lines 50-56, Agarwal);

g. repeating steps a and f until the subsets have included all first-merge partitions (col. 9, lines 65 to col. 10, lines 7, Agarwal);

However, Agarwal didn't disclose: the steps of h, I and j. On the other hand, Graefe discloses: h. bypassing steps i through k if the rows from the populated partitions are contained in one partition in order of the first value associated with each row (fig. 6 and page 88, Graefe);

i. creating a file context for each spool-merge partition of a subset of the spool-merge partitions, each file context storing at least location data for a row in the partition and the first value associated with the row (fig. 6 and page 88, Graefe);

j. merging rows from the subset of spool-merge partitions into a new spool-merge partition in order of the first value associated with each row;

k. repeating steps i and j until the rows from the populated partitions are contained in one partition in order of the first value associated with each row (fig. 6 and page 88, Graefe). Thus, at the time invention was made, it would have been obvious to a person of ordinary skill in the art to include the steps for creating a file context for each spool-merge partition of a subset of the spool-merge partitions then merging rows from the subset of spool-merge partitions into a new spool-merge partition in order and then repeat these steps in the system of Agarwal as taught by Graefe. The motivation being to enable the system operates the merge-join for the

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input as first merge step only part of the all table are combined and runs the result then merged with other cost for the just the right number of runs after the end of the input file has been reached and to always merge the smallest runs available for merging (page 88, Graefe).

Regarding claims 8 and 23, all the limitations of these claims have been noted in the rejection of claims 11 and 26 above, respectively. In addition, Agarwal/Graefe discloses: wherein the specified grouping limit is 1 (col. 9, lines 65 to col. 10, lines 7, Agarwal).

Regarding claims 9, 24 and 40, all the limitations of these claims have been noted in the rejection of claims 8, 23 and 39 above, respectively. In addition, Agarwal/Graefe discloses: wherein first-merge partitions and spool-merge partitions are contained in different subtables of a spool (col. 11, lines 1-18, Agarwal).

Regarding claims 10, 25 and 41, all the limitations of these claims have been noted in the rejection of claims 8, 23 and 39 above, respectively. In addition, Agarwal/Graefe discloses: wherein step j includes merging rows from the subset of spool-merge partitions, each located in a first subtable of a spool, into a new spool-merge partition, located in a second subtable of the spool (col. 11, lines 18-37, Agarwal).

Regarding claims 16, 31, 47 and 53, all the limitations of these claims have been noted in the rejection of claims 1, 17, 32 and 48 above, respectively. In addition, Agarwal/ Graefe discloses: wherein the first value is the result of a hash function applied to one or more values in one or more columns of the associated row (page 90, left col., 2nd paragraph, Graefe).

6. Allowable Subject Matter

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Claims 13, 28, 44 and 52 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

The prior art of record and that encountered while searching for the claimed invention fails to anticipate and/or suggest a database system and method for reorganizing rows from a partitioned database table, the portioned database table including a plurality of populated partitions comprising the steps of calculating the cost of reorganizing rows from a partitioned database table using the equation cost as recited in claims 13, 28, 44 and 52.

7. Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Wolf et al. (U.S 5765146). Method of performing a parallel relational database query in a multiprocessor environment.

Dias et al. (U.S 5121494). Joining two database relations on a common field in a parallel relational database field.

8. Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cindy Nguyen whose telephone number is 703-305-4698. The examiner can normally be reached on M-F: 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Safet Metjahic can be reached on 703-308-1436. The fax phone numbers for the organization where this

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application or proceeding is assigned are 703-746-7239 for regular communications and 703-746-7240 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

cN

Cindy Nguyen April 17, 2004

> WAYNE AMSBURY PRIMARY PATENT EXAMINER

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